1	SUBCHAPTER 02J - CIVIL PENALTIES				
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4	15A NCAC 02J	J.0101 is proposed for repeal as follows:			
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6	15A NCAC 02.	J .0101 PURPOSE AND SCOPE			
7	These regulatio	ns provide the procedures and standards governing the assessment, remission, mitigation and appeal			
8	of civil penaltie	s by the Environmental Management Commission and its delegates.			
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10	History Note:	Authority G.S. 143-215.3(a)(1);			
11		Eff. February 1, 1976;			
12		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. February			
13		16, 2019.			
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16	15A NCAC 02J .0102 is proposed for repeal through readoption as follows:				
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18	15A NCAC 02.	J.0102 DEFINITIONS			
19	The terms used	herein shall be as defined in G.S. 143 213, G.S. 143 215.77, and as follows:			
20	(1)	"Commission" means the N.C. Environmental Management Commission;			
21	(2)	"Delegate" means any person to whom the Commission has delegated authority to act in its stead			
22		in relation to civil penalties;			
23	(3)	"Director" means the Director, Division of Environmental Management; except with regard to			
24		dam safety violations, it shall mean the Director, Division of Energy, Mineral, and Land			
25		Resources; and with regard to violations of 40 CFR 61.19, 61.145, 61.146, and 61.147 as adopted			
26		at 15A NCAC 2D .0525(a)(1), it shall mean the Director of the Division of Epidemiology;			
27		provided that the definitions of 40 CFR 61.02 and 61.141 shall apply to 40 CFR 61.19, 61.145,			
28		61.146, and 61.147;			
29	(4)	"Respondent" means the person against whom a penalty has been assessed;			
30	(5)—	"Waste", "Wastes" and "Other wastes" shall include, but shall not be limited to, medical wastes,			
31		refuse, litter, bottles, cans, paper, rubbish, garbage, debris and plastic materials; and			
32	(6)	"Into waters of the state", "to the waters of the state", and "to the open waters of the Atlantic			
33		Ocean over which the state has jurisdiction" shall include the act of discharging or placing wastes			
34		into or onto waters adjacent to waters of the state in such proximity that the wastes are likely to,			
35		and subsequently do, enter the waters of the state.			
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37	History Note:	Filed as a Temporary Amendment Eff. September 9, 1988 for a Period of			

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                       180 Days to Expire on March 8, 1989;
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                       Statutory Authority G.S. 143-212(6); 143-213(18); 143-214.2; 143-215.3(a)(1);
 3
                       Eff. February 1, 1976;
 4
                       Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1.(f)); January 1, 1991; March 1, 1989.
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      15A NCAC 02J .0103 is proposed for repeal through readoption as follows:
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 9
      15A NCAC 02J .0103
                                WHO MAY ASSESS
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      Civil penalties may be assessed by the Commission or by the Director, except for dam safety violations, which civil
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      penalties may be assessed by the Commission or by the Director, Division of Energy, Mineral, and Land Resources,
12
      and except for violations of asbestos demolition and renovation requirements of 40 CFR 61.145, 61.146, and 61.147,
13
      and the circumvention prohibition of 40 CFR 61.19 as it may relate thereto, as adopted in 15A NCAC 2D
14
      .0525(a)(1), which civil penalties may be assessed by the Commission or by the Director, Division of Epidemiology.
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16
                       Authority G.S. 87-94; 143-215.3(a)(4); 143-215.6(A); 143-215.17(b);
      History Note:
17
                       143-215.36(b); 143-215.88A; 143-215.114(a);
18
                       Eff. February 1, 1976;
19
                       Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1.(f)); January 1, 1991; November 1, 1978;
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                       September 10, 1976.
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      15A NCAC 02J .0104 is proposed for repeal through readoption as follows:
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      15A NCAC 02J .0104
                                WHEN ASSESSABLE
26
      Civil penalties may be assessed against any person for:
27
                     water violations as prescribed in G.S. 143 215.6(a),
28
                       oil violations as prescribed in G.S. 143 215.91(a),
29
               (3) air violations as prescribed in G.S. 143 215.114(a),
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               (4) water use violations as prescribed in G.S. 143 215.17(b),
31
               (5) dam safety violations as prescribed in G.S. 143 215.36(b);
32
                       well construction violations as prescribed in G.S. 87-94.
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      History Note:
                       Authority G.S. 87-87; 87-94; 143-215.3(a); 143-215.6(a); 143-215.17(b);
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                       143-215.36(b); 143-215.91(a); 143-215.114(a);
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                       Eff. February 1, 1976;
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                       Amended Eff. May 1, 1986.
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3	15A NCAC 02.	.0105 w	vas repealed in 1988:
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5	15A NCAC 02	J .0105	AMOUNT OF ASSESSMENT
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7	History Note:	Autho	rity G.S. 87-87; 87-94; 143-215.3(a); 143-215.6(a); 143-215.17(b);
8		143-2	15.36(b); 143-215.91(a); 143-215.114(a);
9		Eff. Fe	ebruary 1, 1976;
10		Amend	ded Eff. May 1, 1986; June 1, 1981;
11		Repea	eled Eff. July 1, 1988.
12			
13			
14	15A NCAC 02.	.0106 is	s proposed for repeal through readoption as follows:
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16	15A NCAC 02	J .0106	STANDARDS
17	In determining	the am	ount of the assessment, the Commission and its delegates shall consider the following
18	standards and s	hall cite	those deemed applicable:
19	(1)	Gravit	ty of the violation and the degree and extent of harm, including but not limited to the
20		follow	ving:
21		(a)	for a water violation:
22			(i) effluent standard(s) or water quality standard(s) violated,
23			(ii) type of other violation,
24			(iii) duration,
25			(iv) cause,
26			(v) effect on receiving waters, public health, and fish or wildlife,
27			(vi) effectiveness of preventive or responsive measures taken by violator;
28		(b)	for an oil violation:
29			(i) type of oil,
30			(ii) amount and duration,
31			(iii) cause,
32			(iv) damage to public resources,
33			(v) damage to private property,
34			(vi) effectiveness of action taken by violator to clean up the oil and prevent further
35			damages;
36		(c)	for an air violation:
37			(i) emission control standard(s) or ambient air quality standard(s) violated;

1		(ii) type of other violation;	
2		(iii) duration;	
3		(iv) cause;	
4		(v) effect on ambient air quality, public health, animal or plant life;	
5		(vi) effectiveness of action taken by violator to cease the violation;	
6		(d) for a water use violation:	
7		(i) type of violation,	
8		(ii) effect on ground water or surface water quantity or quality,	
9		(iii) duration;	
10		(e) for a dam safety violation:	
11		(i) type of violation,	
12		(ii) threat to life or property,	
13		(iii) effect on stream classification or water quality standards;	
14			
15		(f) for a well construction violation:	
16		(i) the amount of money the violator saved by his non-compliance,	
17		(ii) whether or not the violation was committed willfully;	
18	(2)	Cost of rectifying any damage;	
19	(3)	The violator's previous record in complying or not complying with the laws and implementing	
20		regulations of the Commission;	
21	(4)	The economic and financial condition of the respondent will be presumed to allow the assessment	
22		of the penalty. The respondent may raise this issue in an answer pursuant to Regulation .0008 of	
23		this Subchapter and will have the burden of coming forward and proving this position.	
24			
25	History Note:	Authority G.S. 87-87; 87-94; 143-215.3(a)(1); 143-215.6(a);	
26		143-215.17(b); 143-215.36(b); 143-215.91(a); 143-215.114(a);	
27		Eff. February 1, 1976;	
28		Amended Eff. May 1, 1986.	
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31	15A NCAC 02J .	.0107 is proposed for repeal through readoption as follows:	
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33	15A NCAC 02J	.0107 PROPOSED ASSESSMENT: ASSESSMENT: MODIFICATION	
34	(a) For minor vie	plations of a continuing nature a letter of proposed assessment may be sent an alleged violator(s).	
35	The alleged viol	ator(s) will be given up to 20 days from receipt of the letter to cease the violation or to submit	
36	reasons in writing why the penalty should not be assessed. If after 20 days the violation has not been ceased or r		

response has been received or if a response is not sufficient justification to preclude assessment, the penalty may be 2 assessed from the date of receipt of notice under Paragraph (b) of this Regulation. 3 (b) For all violations for which a penalty is assessed a notice of such action shall be sent the respondent by 4 registered mail or certified mail, except that in the case of well construction violations, other means calculated to 5 provide actual notice may also be used. The notice will describe the violation with reasonable particularity, advise 6 that the penalty is due, and advise the respondent of the rights of appeal as specified in Regulation .0008 of this 7 Subchapter. 8 (c) The Director may modify a penalty to a lower amount upon finding that additional or different facts should be or 9 should have been considered in determining the amount of assessment. 10 11 History Note: Authority G.S. 87-87; 87-94; 143-215.3(a)(1); 143-215.6(a); 12 143-215.17(b); 143-215.36(b); 143-215.91(a); 143-215.114(a); 13 Eff. February 1, 1976; 14 Amended Eff. May 1, 1986. 15 16 17 15A NCAC 02J .0108 is proposed for repeal through readoption as follows: 18 19 15A NCAC 02J .0108 PAYMENT: HEARING: REMISSION/MITIGATION 20 (a) Within 30 days after receipt of notification of an assessment, the assessed person must tender payment, or 21 submit in writing a request for an administrative hearing specifying the factual or legal issues in dispute, or submit 22 in writing a request for remission or reduction of the penalty or mitigation of the penalty stating the reasons why 23 such request is justified. 24 (b) Payment may be tendered in conjunction with a hearing or remission request and in such case, the payment will 25 be accepted as conditional upon final action. 26 (c) This Regulation does not preclude informal conferences concerning the penalty assessed. 27 28 History Note: Authority G.S. 143-215.3(a)(1); 143-215.6(a); 143-215.91(a); 29 143-215.114(a); 30 Eff. February 1, 1976; 31 Amended Eff. May 31, 1979. 32 33 34 15A NCAC 02J .0109 is proposed for repeal through readoption as follows: 35 36 15A NCAC 02J .0109 TENDERS OF PAYMENT: REMISSION/MITIGATION:-HEARING REQUEST

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1 The Director will accept and acknowledge all tenders of payment on behalf of the Commission. Requests for 2 remission or mitigation will be presented to the Commission and the respondent will be allowed the opportunity to 3 present its request only when the respondent and director stipulate that no facts are in dispute, or where the 4 respondent waives his right to an administrative hearing. If the respondent and director do not make such a 5 stipulation and the respondent does not waive his right to a hearing, one will be held. In such case and where a 6 hearing is requested, it shall be held in accordance with Section .0300, Subchapter 2I of this Chapter. Except, that in 7 the case of request for a hearing where a civil penalty has been assessed for a dam safety violation pursuant to G.S. 8 143 215.36(b), the hearing shall be held in accordance with Section .0400, Subchapter 2K of this Chapter. 9 10 Authority G.S. 143-215.3(a)(1),(3); History Note: 11 Eff. February 1, 1976; Amended Eff. June 15, 1980; May 31, 1979. 12 13 14 15 15A NCAC 02J .0110 is proposed for repeal through readoption as follows: 16 17 15A NCAC 02J .0110 REFERRAL 18 If any civil penalty as finally assessed is not paid, the Director on behalf of the Commission shall request the 19 Attorney General to commence an action to recover the amount of the assessment. 20 21 History Note: Authority G.S. 143-215.3(a)(1),(3); 143-215.6(a); 143-215.17(b); 22 143-215.36(b); 143-215.91(a); 143-215.114(a); 23 Eff. February 1, 1976. 24 25 26 15A NCAC 02J .0111 is proposed for repeal through readoption as follows: 27 28 15A NCAC 02J .0111 REPORTS TO THE COMMISSION 29 Action taken by the Director will be reported to the Commission at the next meeting. Such reports will include 30 information on the following: 31 person(s) issued letter(s) of proposed assessment; 32 person(s) assessed a civil penalty; 33 person(s) who have paid a penalty as assessed, requested remission, or requested an administrative (3)34 hearing: 35 person(s) who have failed to pay; and 36 cases referred to the Attorney General for collection.

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1 History Note: Authority G.S. 143-215.3(a)(1);

2 Eff. February 1, 1976.